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5 The Honorable Robert S. Lasnik
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12 **UNITED STATES DISTRICT COURT**
13 **WESTERN DISTRICT OF WASHINGTON**
14 **AT SEATTLE**

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16 SEAN WILSON, individually and on behalf of
17 all others similarly situated,

18 *Plaintiff,*

19 *v.*

20 PLAYTIKA LTD, an Israeli limited company,
21 and CAESARS INTERACTIVE
22 ENTERTAINMENT, LLC, a Delaware limited
23 liability company,

24 *Defendants.*

25 No. 18-cv-05277-RSL

26
27 **STIPULATION AND ORDER RE**
 AGREED RIDER TO PROTECTIVE
 ORDER REGARDING THE USE AND
 DISCLOSURE OF DISCOVERY
 PRODUCED BY NONPARTY
 FACEBOOK, INC.

1 This agreement is entered into between and among nonparty Facebook, Inc.
 2 ("Facebook") and the parties to the action captioned above, specifically: Sean Wilson
 3 ("Plaintiff"), the named plaintiff in *Wilson v. Playtika et al.*, No. 18-cv-05277-RSL, (the
 4 "Action"), and defendants Playtika Ltd. and Caesars Interactive Entertainment, LLC
 5 ("Defendants" and collectively with Plaintiff, the "Parties"). The Parties and Facebook anticipate
 6 that Facebook will produce documents in this action that contain sensitive information that is
 7 necessary to provide notice of the Class Action Settlement Agreement to members of the
 8 Settlement Class because Defendants do not possess this information. This agreement is
 9 intended to supplement the protective ordered entered by the Court on September 6, 2018
 10 (ECF No. 58) ("Protective Order").

11 Pursuant to Rule 26(c) of the Federal Rules of Civil Procedure, the Court finds good
 12 cause for the following Agreed Rider To Protective Order Regarding The Use And
 13 Disclosure Of Discovery Produced By Nonparty Facebook, Inc. ("Rider").

14 **PURPOSES AND LIMITATIONS**

15 Facebook Protected Material designated under the terms of this Rider shall be used by the
 16 Parties solely for the purpose of providing notice to and verifying and paying the recovery
 17 amount owed to each member of the Settlement Class. Facebook Protected Material shall not be
 18 used directly or indirectly for any other purpose whatsoever.

19 No Facebook Protected Material provided by Facebook to the Class Action Administrator
 20 under the terms of this Rider may be shared with any of the Parties, unless specifically
 21 authorized by this Rider.

22 It is the intention of Facebook and the Parties that this Rider will protect all materials
 23 produced by Facebook in the Action unless otherwise specified.

24 **DEFINITIONS**

25 "Class Action Administrator" means Heffler Claims Group, acting as class action
 26 administrator to effect the Class Action Settlement Agreement entered.

1 “Class Action Settlement Agreement” means the document filed at ECF No. 121-
2 in the Action.

3 “Outside Counsel” means (i) outside counsel who appear on the pleadings as
4 counsel for a Party and (ii) partners, associates, and staff of such counsel to whom it is
5 reasonably necessary to disclose the information for this litigation.

6 “Facebook Protected Material” means any discovery produced by Facebook in
7 the Actions.

8 “Settlement Class” has the meaning provided in the Class Action Settlement
9 Agreement.

10 **COMPUTATION OF TIME**

11 The computation of any period of time prescribed or allowed by this Order shall
12 be governed by the provisions for computing time set forth in Federal Rules of Civil
13 Procedure 6.

14 **SCOPE**

15 The protections conferred by this Rider cover not only the Facebook Protected
16 Material governed by this Rider as addressed herein, but also any information copied or
17 extracted therefrom, as well as all copies, excerpts, summaries, or compilations thereof, plus
18 testimony, conversations, or presentations by the Parties or their counsel in court or in other
19 settings that might reveal Facebook Protected Material.

20 Nothing in this Rider shall prevent or restrict Facebook’s own disclosure or use of
21 its own Facebook Protected Material for any purpose, and nothing in this Rider shall preclude
22 Facebook from showing its Facebook Protected Material to an individual who prepared the
23 Facebook Protected Material.

1 **DURATION**

2 Even after the termination of this case, the confidentiality obligations imposed by
3 this Order shall remain in effect until a Producing Party agrees otherwise in writing or a court
4 order otherwise directs, subject to the Final Disposition clause herein.

5 **ACCESS TO FACEBOOK PROTECTED MATERIAL**

6 Basic Principles. All Facebook Protected Material shall be used solely for the
7 purpose of providing notice to and verifying and paying the recovery amount owed to members
8 of the Settlement Class, and not for any other purpose whatsoever, including without limitation
9 any other litigation, patent prosecution or acquisition, patent reexamination or reissue
10 proceedings, or any business or competitive purpose or function. Facebook Protected Material
11 shall not be provided, distributed, disclosed, or made available to anyone except as expressly
12 provided in this Rider.

13 Secure Storage, No Export. Facebook Protected Material must be stored and
14 maintained by a Receiving Party at a location in the United States and in a secure manner that
15 ensures that access is limited to the persons authorized under this Rider. To ensure compliance
16 with applicable United States Export Administration Regulations, Facebook Protected Material
17 may not be exported outside the United States or released to any foreign national (even if within
18 the United States).

19 Legal Advice Based on Facebook Protected Material. Nothing in this Rider shall
20 be construed to prevent counsel from advising their clients with respect to this case based in
21 whole or in part upon Facebook Protected Materials, provided counsel does not disclose the
22 Facebook Protected Material itself except as provided in this Rider.

23 Limitations. Nothing in this Rider shall restrict in any way Facebook's use or
24 disclosure of its own Facebook Protected Material.

25 Designation. For the avoidance of doubt, in all circumstances not specifically
26 addressed by this Rider, all Facebook Protected Material shall be treated as if designated
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1 "CONFIDENTIAL" under the Protective Order regardless of whether the Facebook
2 Protected Material has been stamped or marked in accordance with that Order.

3 **USE OF PROTECTED MATERIAL**

4 It is Facebook's and the Parties' intention that Facebook will produce Facebook
5 Protected Materials directly to the Class Action Administrator, with no production to any of the
6 Parties.

7 Unless otherwise ordered by the Court or authorized through the prior written
8 consent of Facebook, the Class Action Administrator may disclose Facebook Protected Materials
9 only to those members of the Class Action Administrator's staff, or to any copying, clerical or
10 other support services working at the direction of the Class Action Administrator, to whom
11 disclosure is reasonably necessary in order to provide notice to and/or to verify and pay the
12 recovery amount owed to members of the Settlement Class, provided that each such person to
13 whom disclosure is made must first agree to be bound by the provisions of this Rider by
14 signing a copy of Exhibit A.

15 Nothing in the foregoing paragraph is intended to restrict the Class Action
16 Administrator from disclosing to a member of the Settlement Class any Facebook Protected
17 Material that specifically relates to that individual.

18 Certain Members of the Settlement Class: Thirty days prior to the claims
19 deadline, and subject to Facebook's prior written consent (such consent not to be unreasonably
20 withheld), the Class Action Administrator shall furnish to Counsel for Plaintiff the contact
21 information for and Lifetime Spending Amount associated with each Settlement Class Member
22 who (1) has a Lifetime Spending Amount of greater than or equal to \$25,000, and (2) has not yet
23 filed a claim.

24 For the avoidance of doubt, no Settlement Class Member contact information or
25 Lifetime Spending Amounts shall be provided to counsel for Plaintiff unless counsel for Plaintiff
26 have been appointed by the Court as Class Counsel.

1 Any contact information disclosed to counsel for Plaintiff pursuant to this section
2 shall be used solely for the purpose of providing notice of the Class Action Settlement
3 Agreement to members of the Settlement Class, and counsel for Plaintiff shall disclose Contact
4 Information only to counsel's staff, or to any copying, clerical or other support services working
5 at the direction of counsel for Plaintiff, to whom disclosure is reasonably necessary to provide
6 notice to the member. All Contact Information relating to a member of the Settlement Class
7 shall be destroyed by counsel for Plaintiff upon confirmation that the member has received actual
8 notice of the Class Action Settlement.

9 **CHALLENGING DESIGNATIONS OF PROTECTED MATERIAL**

10 This Rider is intended to provide no mechanism to the Parties through which they
11 can challenge the designation or protected status of Facebook Protected Materials.

12 **SUBPOENAS OR COURT ORDERS**

13 If at any time Facebook Protected Material is subpoenaed by any court, arbitral,
14 administrative, or legislative body, the party to whom the subpoena or other request is directed
15 shall immediately give prompt written notice thereof to Facebook and to its counsel and shall
16 provide Facebook with an opportunity to move for a protective order regarding the production
17 of Facebook Protected Materials implicated by the subpoena.

18 **FILING PROTECTED MATERIAL**

19 Absent written permission from Facebook or a court Order secured after
20 appropriate notice to all interested persons, the Parties may not file or disclose in the public
21 record any Facebook Protected Material.

22 **INADVERTENT DISCLOSURE NOT AUTHORIZED BY ORDER**

23 In the event of a disclosure of any Facebook Protected Material pursuant to this
24 Rider to any person or persons not authorized to receive such disclosure under this Rider, or in
25 any circumstance not authorized under this Rider, the party responsible for having made such
26 disclosure, and each party with knowledge thereof, must immediately notify counsel for
27 Facebook (a) in writing, (b) use its best efforts to retrieve all unauthorized copies of the

1 Protected Material, (c) inform the person or persons to whom unauthorized disclosures were
2 made of all the terms of this Order, and (d) request such person or persons execute the
3 “Acknowledgment and Agreement to Be Bound” that is attached hereto as Exhibit A.

4 Unauthorized or inadvertent disclosure does not change the status of Facebook
5 Protected Material or waive the right to hold the disclosed document or information as Protected.

6 **FINAL DISPOSITION**

7 Not later than ninety (90) days after closure of the Final Disposition of this case,
8 each Party and the Class Action Administrator shall return all Discovery Material of a Producing
9 Party to the respective outside counsel of the Producing Party or destroy such Material, at the
10 option of Facebook. For purposes of this Order, “Final Disposition” occurs after an order,
11 mandate, or dismissal finally terminating the above-captioned action with prejudice, including all
12 appeals.

13 All parties that have received any such Discovery Material, as well as the Class
14 Action Administrator, shall certify in writing that all such materials have been returned to
15 counsel for Facebook or destroyed.

16 **MISCELLANEOUS**

17 Termination of Matter and Retention of Jurisdiction. The Parties and Facebook
18 agree that the terms of this Rider shall survive and remain in effect after the Final Determination
19 of the Actions. The Court shall retain jurisdiction after Final Determination of the matter to hear
20 and resolve any disputes arising out of this Rider.

21 Successors. This Rider shall be binding upon Facebook and the Parties hereto,
22 their attorneys, and their successors, executors, personal representatives, administrators, heirs,
23 legal representatives, assigns, subsidiaries, divisions, employees, agents, retained consultants and
24 experts, and any persons or organizations over which they have direct control.

25 Discovery Rules Remain Unchanged. Nothing herein shall alter or change in any
26 way the discovery provisions of the Federal Rules of Civil Procedure, the Local Rules for the
27 United States District Court for the Western District of Washington, or the Court’s own orders.

Identification of any individual pursuant to this Rider does not make that individual available for deposition or any other form of discovery outside of the restrictions and procedures of the Federal Rules of Civil Procedure, the Local Rules for the United States District Court for Western District of Washington, or the Court's own orders.

* * *

Respectfully submitted,

Dated: October 30, 2020

By: /s/ Todd Logan

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Dated: October 29, 2020

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10 **Dated:** October 30, 2020

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Attorneys for Nonparty Facebook, Inc.

ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated this 30th day of October, 2020.

Robert S. Lasnik
ROBERT S. LASNIK
UNITED STATES DISTRICT JUDGE

EXHIBIT A

I, _____, acknowledge and declare that I have received a copy of the Agreed Rider To Protective Order Regarding The Use And Disclosure Of Discovery Produced By Nonparty Facebook, Inc. ("Rider") in *Wilson v. Playtika*, No. 18-cv-05277-RSL, United States District Court, District of Washington, Western District. Having read and understood the terms of the Rider, I agree to be bound by the terms of the Rider and consent to the jurisdiction of said Court for the purpose of any proceeding to enforce the terms of the Rider.

Name of individual: _____

Present occupation/job description: _____

Name of Company or Firm: _____

Address: _____

Dated: _____

[Signature]